

IN THE DISTRICT COURT OF GUAM
TERRITORY OF GUAM
CRIMINAL MINUTES
INITIAL APPEARANCE

FILED
DISTRICT COURT OF GUAM
APR 13 2006
MARY L.M. MORAN
CLERK OF COURT

CASE NO. CR-01-00089

DATE: APRIL 13, 2006

HON. ROGER T. BENITEZ, District Judge, Presiding
Official Court Reporter: Wanda Miles
Hearing Electronically Recorded - 11:24.44 - 11:31.10

Law Clerk: None Present
Courtroom Deputy: Glenn Rivera
CSO: J. Lizama

***** APPEARANCES *****

DEFT: JOHNNY WU SU
(X) PRESENT () CUSTODY () BOND (X) P.R.

ATTY: JOHN GORMAN
(X) PRESENT () RETAINED (X) FPD () CJA APPOINTED

U.S. ATTORNEY: RUSSELL STODDARD

AGENT: NONE PRESENT

U.S. PROBATION: GRACE FLORES

U.S. MARSHAL: NONE PRESENT

INTERPRETER: _____ () SWORN LANGUAGE: _____
() PREVIOUSLY SWORN

PROCEEDINGS: INITIAL APPEARANCE - ORDER TO SHOW CAUSE HEARING WHY TERM
OF SUPERVISED RELEASE SHOULD NOT BE MODIFIED

(X) FINANCIAL AFFIDAVIT REVIEWED AND ACCEPTED: FEDERAL PUBLIC DEFENDER, APPOINTED
() DEFENDANT SWORN AND EXAMINED AGE: _____ HIGH SCHOOL COMPLETED: _____
() DEFENDANT ARRAIGNED ADVISED OF HIS RIGHTS, CHARGES AND PENALTIES

() COURT QUESTIONS DEFENDANT REGARDING HIS PHYSICAL AND MENTAL CONDITION, AND ADVISES DEFENDANT OF
THE NATURE AND POSSIBLE CONSEQUENCES OF SAID PLEA
() DEFENDANT WAIVES READING OF () COMPLAINT () INFORMATION () INDICTMENT
() PLEA ENTERED: () GUILTY () NOT GUILTY - TO:
() COUNT(S) _____ DISMISSED ON GOVERNMENT'S MOTION
() PLEA AGREEMENT FILED: _____ PLEA: () ACCEPTED () REJECTED

PROCEEDINGS CONTINUED TO: _____ at _____

() DEFENDANT TO BE RELEASED ON BOND (see release conditions on page 2)
() DEFENDANT REMANDED TO THE CUSTODY OF THE U.S. MARSHAL SERVICE FOR () PROCESSING () DETENTION
() DETENTION HEARING REQUESTED BY _ GOV'T _ DEFT IS SET FOR: _____ at _____
() DEFENDANT RELEASED ON BAIL AS PREVIOUSLY ORDERED BY THIS COURT

NOTES:

DEFENDANT IS PRESENT AND ON SUPERVISED RELEASE.

COURT GRANTS GOVERNMENT'S AND PROBATION'S REQUEST TO MODIFY DEFENDANT'S CONDITIONS OF SUPERVISED
RELEASE.

THE COURT MODIFIES THE DEFENDANT'S CONDITIONS OF SUPERVISED RELEASE TO INCLUDE THE FOLLOWING
CONDITIONS:

1. DEFENDANT SHALL NOT UNLAWFULLY POSSESS A CONTROLLED SUBSTANCE AND SHALL REFRAIN FROM ANY
UNLAWFUL USE OF A CONTROLLED SUBSTANCE. HE SHALL SUBMIT TO UP TO EIGHT DRUG TESTS A MONTH
FOR USE OF A CONTROLLED SUBSTANCE.